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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/586,613	07/19/2006	Wilm Buhr	27480U	6525
34375 NATH & ASS	7590 05/15/200 OCIATES PLLC	8	EXAMINER	
112 South West Street			RAHMANI, NILOOFAR	
Alexandria, V.	A 22314		ART UNIT PAPER NUMBER	
			1625	
			MAIL DATE	DELIVERY MODE
			05/15/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

# Application No. Applicant(s) 10/586,613 BUHR, WILM

Office Action Summary	Examiner	Art Unit					
	NILOOFAR RAHMANI	1625					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address							
Period for Reply  A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTH'S from the mailing date of the communication.  - I NO period for reply is specified above, the maximum statutory period wit apply and will expire SIX (6) MONTH'S from the mailing date of this communication Faultre or lepty within the set or extended period for reply will by that set, cause the application to become ARAMONDED (30 U.S.C, § 133).  Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earend pattern term adjustments. See 37 CFR 1.74(b)).							
Status							
1)☑ Responsive to communication(s) filed on 19 Ju.  2a)☐ This action is FINAL. 2b)☑ This  3)☐ Since this application is in condition for allowar closed in accordance with the practice under E	action is non-final.  nce except for formal matters, pro		e merits is				
Disposition of Claims							
4) Claim(s) 1-11 is/are pending in the application. 4a) Of the above claim(s) is/are withdrav 5) Claim(s) 1-10 is/are allowed. 6) Claim(s) 11 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or	wn from consideration.						
Application Papers							
9) ☐ The specification is objected to by the Examiner.  10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.  Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a),  Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S.C. § 119							
12) ☒ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) ☒ All b) ☐ Some * c) ☐ None of:  1. ☒ Certified copies of the priority documents have been received.  2. ☐ Certified copies of the priority documents have been received in Application No  3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.							
Attachment(s)							
Notice of References Cited (PTO-892)     Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail Da	ate					

Information Disclosure Statement(s) (FTO/SE/CE)
 Paper No(s)/Mail Date 10/27/2006.

6) Other:

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### DETAILED ACTION

1. Claims 1-11 are currently pending in the instant application.

## Priority

- This application is file on 07/19/2006, which is a 371 of PCT/EP05/50300, filed on 01/25/2005, which claims priority of EUROPEAN PATENT OFFICE (EPO) 04001563.8, filed on 01/26/2004.
- 3. Claim Rejections 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claim 11 is rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter, which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention.

There are many factors to be considered when determining whether there is sufficient evidence to support a determination that a disclosure does not satisfy the enablement requirement and whether any necessary experimentation is "undue". These factors include 1) the breadth of the claims, 2) the nature of the invention, 3) the state of the prior art, 4) the level of one of ordinary skill, 5) the level of predictability in the art, 6) the amount of direction provided by the inventor, 7) the existence of working examples, and 8) the quantity of

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experimentation needed to make or use the invention based on the content of the disclosure. In re Wands, 858 F.2d 731, 737, 8 USPQ2d 1400, 1404 (Fed. Cir. 1988).

- The breadth of the claims.
- 2) The nature of the invention,
- 3) The state of the prior art,
- 4) The level of one of ordinary skill,
- 5) The level of predictability in the art,
- The amount of direction provided by the inventor,
- 7) The existence of working examples,
- 8) The quantity of experimentation needed to make or use the invention based on the content of the disclosure.

The nature of the invention: The instant invention is drawn to a method of treating gastrointestinal disorder on a patient comprising administering to a patient in need thereof a compound of formula 1 as claimed in claim 1.

The state of the prior art: "Imidazo pyridine derivatives inhibit exogenously or endogenously stimulated gastric acid secretion and thus can be used in the prevention and treatment of gastrointestinal inflammatory disease." (Amin et al., WO 99/55705).

The predictability in the art: It is noted that the pharmaceutical art is unpredictable, requiring each embodiment to be individually assessed for physiological activity. *In re Fisher*, 427 F. 2d 833, 166 USPQ 18 (CCPA 1970) indicates that the more unpredictable an area is, the more specific enablement is

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necessary in order to satisfy the statute. In the instant case, the instantly claimed invention is highly unpredictable since one skilled in the art would recognize that in regards to the therapeutic effects, whether or not the compounds of formula of claim 1 would be useful for treating a pharmacological condition in a subject.

Amount of guidance/working examples: Applicant provides examples of tested compounds to inhibit acid secretion on pages 23-24. However, there is no guidance or examples to treat gastrointestinal disorder using the compounds of formula (1) in claim 1.

The breadth of the claims: The breadth of claims is drawn to a method of treating gastrointestinal disorder on a patient comprising administering to a patient in need thereof a compound of formula 1 as claimed in claim 1.

The quantity of undue experimentation needed: Since the guidance and teaching provided by the specification is insufficient for a method of treating gastrointestinal disorder on a patient comprising administering to a patient in need thereof a compound of formula 1 as claimed in claim 1, one of ordinary skill in the art, even with high level of skill, is unable to use the instant compounds as claimed without undue experimentation.

The level of the skill in the art: The level of skill in the art is high. However, due to the unpredictability in the pharmaceutical art, it is noted that each embodiment of the invention is required to be individually assessed for physiological activity by in vitro and in vivo screening to determine which compounds exhibit the

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desired pharmacological activity and which diseases would benefit from this activity.

Taking all of the above into consideration, it is not seen where the instant claim 11, for treating a gastrointestinal disorder on a patient comprising administering to a patient in need thereof a compound of formula 1 as claimed in claim 1, have been enabled by the instant specification.

# 4. Allowable Subject Matter

Claims 1-10 are patentable over Amin et al., WO 99/55705. The reference has the compound such as

, which has imidazo[1,2-a]pyridine as a

core instead of the trizolo[1,5-a]pyridine in the instant claims. There is no motivation to modify the compound of the prior art to the instant claims compounds. Therefore, the claims are free of prior art.

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Niloofar Rahmani whose telephone number is

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571-272-4329. The examiner can normally be reached on Monday through Friday from 8:30 am to 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Janet Andres, can be reached on 571-272-0867. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <a href="http://pair-direct.uspto.gov">http://pair-direct.uspto.gov</a>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

/NII OOFAR RAHMANI/

05/12/2008

/D. Margaret Seaman/

Primary Examiner, Art Unit 1625